IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN

RODERICK COMER,

Plaintiff,

2:17-CV-13218-NGE

v.

ROOSEN VARCHETTI & OLIVIER, PLLC, a professional domestic limited liability company; and CAVALRY SPV I, LLC, a foreign limited liability company,

Defendants.

PARTIES' RULE 41(a)(1)(A)(ii) STIPULATION TO DISMISS WITH PREJUDICE AND WITHOUT FEES OR COSTS

Roderick Comer, Roosen Varchetti & Olivier, PLLC and Cavalry SPV I, LLC (jointly "Parties") stipulate to this dismissal of this case with prejudice and without fees or costs, as provided by Rule 41(a)(1)(A)(ii).

THE LIBLANG LAW FIRM, P.C.,

MADDIN HAUSER ROTH & HELLER, P.C.

/s/ Dani K. Liblang (w/consent)

Dani K. Liblang
Attorneys for Plaintiff
346 Park Street, Suite 200
Birmingham, MI 48009
(248) 540-9270
danil@lemonlawlawyers.com
P33713

/s/ Kathleen H. Klaus

Kathleen H. Klaus Attorney for Defendants Roosen and Roosen Varchetti & Olivier 28400 Northwestern Hwy, 2nd Floor Southfield, MI 48034 (248) 359-7520 kklaus@maddinhauser.com P67207

PILGRIM CHRISTAKIS LLP

/s/ Katrina S. Christakis (w/consent)
Anna-Katrina S. Christakis
Attorney for Cavalry SPV I, LLC
321 N. Clark, 26th Floor
Chicago, IL 60654
312-939-0920
kchristakis@pilgrimchristakis.com

Dated: May 20, 2019

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

RODERICK COMER,

Plaintiff,

2:17-CV-13218-NGE

v.

ROOSEN VARCHETTI & OLIVIER, PLLC, a professional domestic limited liability company; and CAVALRY SPV I, LLC, a foreign limited liability company,

Defendants.

RULE 41(a)(1)(A)(ii) ORDER TO DISMISS WITH PREJUDICE

This cause coming to be heard on the parties' stipulation,

IT IS HEREBY ORDERED:

The within cause of action is hereby dismissed with prejudice, without fees or costs to any party, as provided by Rule 41(a)(1)(A)(ii).

Dated: May 21, 2019 s/ Nancy G. Edmunds NANCY G. Edmunds

U.S. District Court